

CITATION (2004) 7 KLR

ISSN 1117-0530

KINGS LAW REPORTS

(ALL SC/NOVEL CA)

(2004) KLR VOL 7 PART 185 pp. 2055 - 2180

JULY 2004

Dedicated to the King of kings

O. O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

JULY CONTD.

9. Ojukwu v. Obasanjo p. 2055
10. Savannah Bank Plc v. Opanubi p. 2103
11. AremoII v. Adekanye p. 2131
12. Iheanacho v. Chigere p. 2153

ii **INDEX OF SUBJECT MATTER IN (2004) 7 KLR**

ACTIONS - Claim - Proof - Quantum meruit - Is not substantiated - The claim being defective - Was not proved at all (H8) Savannah Bank Plc v. Opanubi p. 2103

ACTIONS - Issue - Family headship - Custody of the symbol of authority - Is the central issue in this case (H1) Iheanacho v. Chigere p. 2153

ACTIONS - Justiciability - Chieftaincy matter - That is not justiciable - Commission of Inquiry - Set up to investigate the dispute - Did not occasion a fresh cause of action - Redressible in court (H4) AremoII v. Adekanye p. 2131

ACTIONS - Justiciability of an action - Applicable law and Rules of Court - The Law applicable at the time cause of action arose is applied - While the Rules of Court in force at trial time are applied (H2) AremoII v. Adekanye p. 2131

ACTIONS - Limitation of - Exceptions recognized by law - Includes a case of continuance of the damage - Which is not the case here (H7) AremoII v. Adekanye p. 2131

ACTIONS - Limitation of - Justification for existence of statutes of limitation - Determination of whether an action is statute-barred - Is by reference to the Writ and Statement of claim (H6) AremoII v. Adekanye p. 2131

ACTIONS - Limitation of - Where a statute of limitation - Prescribes period for commencing an action - It becomes statute barred if the period has elapsed (H5) AremoII v. Adekanye p. 2131

ACTIONS - Preliminary objection - Judgment - Appeal - Failure of a preliminary objection on appeal - Does not entitle plaintiff to judgment automatically (H8) AremoII v. Adekanye p. 2131

CHIEFTAINCY MATTERS - Actions - Justiciability of - Cause of action that accrued before 1979 - When court's jurisdiction was ousted - Cannot be justiciable in 1988 (H3) *AremoII v. Adekanye* p. 2131

CONSTITUTIONAL LAW - Elections - Office of the President of Nigeria - Process of electing the President - Is as provided in s. 132 of 1999 Constitution (H4) *Ojukwu v. Obasanjo* p. 2055

CONTRACTS - Damages - Quantum meruit - Repudiatory breach of the contract - Grants right to sue for damages - Or sue for value of the services rendered - On a quantum meruit (H2) *Savannah Bank Plc v. Opanubi* p. 2103

CONTRACTS - Quantum meruit - Claimed by a legal practitioner - Need to provide parameters and necessary evidence - And a bill of charges - That should particularize his fees (H4) *Savannah Bank Plc v. Opanubi* p. 2103

CONTRACTS - Quantum meruit claim - How assessed - Need for the claim to be actually based on quantum meruit - How quantum meruit is regarded (H3) *Savannah Bank Plc v. Opanubi* p. 2103

CONTRACTS - Termination - Legal practitioners - Withdrawal of brief from one's lawyer - Without justification - Is a breach of the contract of service (H1) *Savannah Bank Plc v. Opanubi* p. 2103

COURTS - Case for the parties - Duty of the Judge - Is not to make a case for the parties - Issue dabbled into by trial court - Was not an issue before the court (H5) *Iheanacho v. Chigere* p. 2153

COURTS - Judgments - Evidential burden of proof - Was wrongfully placed by the court - Upon the defendants (H6) *Iheanacho v. Chigere* p. 2153

COURTS - Jurisdiction - Fundamentality of - In considering issue of jurisdiction - Only the writ of summons and the statement of claim - Are

iv **INDEX OF SUBJECT MATTER IN (2004) 7 KLR**

examined (H1) *AremoII v. Adekanye* p. 2131

COURTS - Pleadings - Nature of the case before the court - Was not appreciated by the trial court - Which occasioned a miscarriage of justice (H3) *Iheanacho v. Chigere* p. 2153

COURTS - Witnesses - Demeanour and Credibility - Appellate court may not interfere - With trial court's findings on issue of credibility of a witness - But will disturb wrongful evaluation of evidence (H7) *Iheanacho v. Chigere* p. 2153

CUSTOMARY LAW - Family headship - Present acts of control/ownership - Were not exercised by the respondents over the family headship - To warrant applying *Kojo v. Bonsie* rule in their favour (H4) *Iheanacho v. Chigere* p. 2153

ELECTION PETITIONS - Office held previously - In 1976 by a Presidential candidate - Was office of Head of the Federal Military Government (H2) *Ojukwu v. Obasanjo* p. 2055

ELECTION PETITIONS - Office of the President - And that of Head of Military Government - Are not the same (H3) *Ojukwu v. Obasanjo* p. 2055

ELECTION PETITIONS - Presidential election - Office - Definition of - Qualification on ground of not having been elected - At any two previous elections - Is only in respect of elections conducted under the 1999 Constitution (H5) *Ojukwu v. Obasanjo* p. 2055

EVIDENCE - Pleadings - Evidence led by a party - Can be relied upon by the other party (H2) *Iheanacho v. Chigere* p. 2153

LEGAL PRACTITIONERS - Fees - Quantum meruit - Plaintiff's bill of charges contained no particulars - That can ground quantum meruit award - And fees were fixed on erroneous basis (H6) *Savannah Bank Plc*

INDEX OF SUBJECT MATTER IN (2004) 7 KLR v

v. Opanubi p. 2103

LEGAL PRACTITIONERS - Quantum meruit - Compensation for services to client - Should be assessed on the basis - Of the particulars of the nature of work done (H5) Savannah Bank Plc v. Opanubi p. 2103

LEGAL PRACTITIONERS - Withdrawal of brief - Quantum meruit claim - Is not supported by the reliefs sought - As the claim is more like one for damages - For breach of contract - Which cannot stand in the circumstances (H7) Savannah Bank Plc v. Opanubi p. 2103

STATUTES - Interpretation - Intention of the law makers - Elections - Clear meaning of a statute - Should be given effect by the courts (H1) Ojukwu v. Obasanjo p. 2055

INDEX OF STATUTES & RULES

Constitution of Nigeria 1979 ss. 6(6)(b), 33(1), 236 Aremu II v. Adekanye

p. 2131

Constitution of Nigeria 1999 ss. 137(1)(b), 132(4), 50, 320, 318 Ojukwu v. Obasanjo p. 2055

Constitution (Basic Provisions) Decree No. 32 of 1975 ss.8 (d), 6 (1) (2) (a) Ojukwu v. Obasanjo p. 2055

Interpretation Acts s. 27 Ojukwu v. Obasanjo p. 2055

Limitation Law Cap. 61 of Ondo State s. 4 (1) (a) AremoII v. Adekanye p. 2131

Supreme Court Rules 1999 O. 6 r. 8 (6) AremoII v. Adekanye p. 2131